UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK		
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SHARMAINE OLIVE EDWARDS,	: 03 CV 4703 (A	ARR)
Appellant,	: NOT FOR	
-against-	: PUBLICATIO :	<u>)N</u>
MICHAEL J. MACCO,	: <u>ORDER</u> :	
Appellee.	:	
	: X	
ROSS, United States District Judge:		

On July 11, 2003, appellant <u>pro se</u> Sharmaine Edwards filed the instant appeal from an order of the Bankruptcy Court entered on July 1, 2003. After a lengthy procedural history, detailed in the court's order dated March 31, 2005, a copy of which is attached, this court directed Appellant, by April 22, 2005, either to file an appeal brief or to send a letter to the court indicating her intention to rely on her submission of March 12, 2004, entitled "Brief in Support on Appeal." This order was not returned as undeliverable. Nevertheless, as of today's date, the court has received neither a brief nor a letter from Appellant.

By letter dated April 29, 2005, the Appellee requests dismissal of this action. If Appellant wishes to pursue her appeal, she is directed either to file an appeal brief or to submit a letter indicating her intention to rely on her March 12, 2004 submission no later than May 18, 2005. The Appellant is advised that a failure to submit the requested documents by this date will result in dismissal of this action.

Appellant is again advised that this court will not accept any filings that do not include proof of service on the bankruptcy trustee. See Fed. R. Civ. P. 5. Proof of service requires Appellant to affirm under penalty of perjury that she mailed or delivered a copy of the relevant document to the trustee, Michael Macco, at 135 Pinelawn Road, Suite 120 South, Melville, New York 11747. This affirmation must contain the date and manner of service and must be signed by Appellant. Any documents filed without proof of service will be returned to Appellant.

SO ORDERED.

Allyne R. Ross

United States District Judge

Dated: May 2, 2005

Brooklyn, New York

SERVICE LIST (with attachments):

Appellant pro se

Sharmaine Edwards c/o Johnny Petway 556 Gates Avenue Brooklyn, NY 11221

Appellee/Trustee

Michael J. Macco Chapter 13 Trustee 135 Pinelawn Road, Suite 120 South Melville, NY 11747

Case 1:03-cv-04703-ARR Document 20 Filed 04/01/2005 Page 1 of 8 IN CLERK'S OFFICE U.S. DISTRICT OF YOT E.D.N.Y. UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK TIME A.M. SHARMAINE OLIVE EDWARDS, 03 CV 4703 (ARR) Appellant, NOT FOR **PUBLICATION** -against-ORDER MICHAEL J. MACCO. Appellee.

ROSS, United States District Judge.

On July 11, 2003, appellant <u>pro se</u> Sharmaine Edwards filed the instant appeal from an order of the Bankruptcy Court entered on July 1, 2003. The court dismissed the appeal without prejudice on March 11, 2004. Appellant filed a Notice of Appeal with the Second Circuit Court of Appeals on April 15, 2004. On the same day, appellant submitted a filing to the Chief Judge of this court. By Memorandum and Order dated August 9, 2004, this court indicated that although it was without jurisdiction at that time due to the appeal, the court intended to vacate the dismissal pursuant to Federal Rule of Civil Procedure 60(b) should the Court of Appeals remand the action. The action was remanded on March 18, 2005. The court's memorandum and order dated March 11, 2004 dismissing the appeal is hereby vacated and withdrawn.

The court has before it a submission from appellant entitled "Brief in Support of Appeal," a copy of which is attached, filed with the court on March 12, 2004, and again on April 15, 2004. If appellant intends that this document serve as her brief supporting her appeal

of the bankruptcy court's decision, the court asks that she indicate this in a letter to the court and the Bankruptcy Trustee. If plaintiff previously filed a different document intended to serve as her appeal brief, the court regrets that it does not have a copy of that document and asks appellant to file another copy of that document or file a new brief with the court.

Appellant is advised that this court will not accept any filings that do not include proof of service on the bankruptcy trustee. See Fed. R. Civ. P. 5. Proof of service requires

Appellant to affirm under penalty of perjury that she mailed or delivered a copy of the relevant document to the trustee, Michael Macco, at 135 Pinelawn Road, Suite 120 South, Melville,

New York 11747. This affirmation must contain the date and manner of service and must be signed by Appellant. Any documents filed without proof of service will be returned to Appellant.

Appellant is directed to file her brief or send a letter indicating her intention to rely on the March 12, 2004 document no later than April 22, 2005. Appellee's brief shall be served and filed within 15 days after service of appellant's brief. Appellant is directed to serve and file her reply brief, if any, within 10 days after service of appellee's brief.

SO ORDERED.

Allyne R. Ross United States District Judge

Dated: March 31, 2005 Brooklyn, New York

SERVICE LIST (with attachments):

Appellant pro se

Sharmaine Edwards c/o Johnny Petway 556 Gates Avenue Brooklyn, NY 11221

Appellee/Trustee

Michael J. Macco Chapter 13 Trustee 135 Pinelawn Road, Suite 120 South Melville, NY 11747

UNITED STATES DISTRICT COURT

Sharmaine Edwards,

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Plaintier Appellant Brief in Support

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2, 1978, See Section 4 of Pub. L. 95-575, Set out as an Effective Oate note Under Section 2341 of

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U.S. Code Title 18 Section 1344 and Section 1503.

The New York City Law Department of Chief Courses

Michael Cardize Corporation Courses 100 Charles Street

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